Case 2:16-cv-01694-JCM-PAL Document 60 Filed 07/17/18 Page 1 of 3

	1		
1	JOEL Z. SCHWARZ Nevada Bar No. 9181		
2	E: jschwarz@dickinsonwright.com JOANNA M. MYERS		
3	Nevada Bar No. 12048 E: jmyers@dickinsonwright.com		
4	DIĆKINSON WRIGHT, PLLC 8363 W. Sunset Rd., Suite 200		
5	T: 702.550.4437		
6	F: 844.670.6009		
7 8	CHRISTOPHER HELLMICH (appearing pro hac vice) E: chellmich@hellmichlaw.com HELLMICH LAW GROUP, PC		
9	5753-G E. Santa Ana Canyon Rd., #512 Anaheim Hills, CA 92807		
10	T: 949.287.5708 F: 714.974.7733		
11			
12	Attorneys for Plaintiffs		
13	UNITED STATES	DISTRICT COURT	
14	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
15	BISTRICT OF ILLYNDA		
16	U.S.A. DAWGS, INC., et al,	Case No. 2:16-cv-1694-JCM (PAL)	
17	Plaintiffs,	ATTORNEY JOEL Z. SCHWARZ AND ATTORNEY JOANNA M. MYERS'	
18	VS.	MOTION TO WITHDRAW PURSUANT TO LOCAL RULE LR IA 11-6(b) AND (e)	
19	CROCS INC, Defendant.	AND PROPOSED ORDER	
20			
21 22			
23	Attorney Joel Z. Schwarz and Attorney Joanna M. Myers ¹ are local counsel for U.S.A. DAWGS		
24	INC., A NEVADA CORPORATION, AND DOUBLE DIAMOND DISTRIBUTION, LTD., A SASKATCHEWAN, CANADA CORPORATION, Plaintiffs, in this action, along with Attorne		
25			
26	CHRISTOPHER HELLMICH, who is appearing <i>pro hac vice</i> on behalf of the Plaintiffs. Due to the Chapter 11 Bankruptcy of the Plaintiff, U.S.A. Dawgs, Inc., at BK-S-18-10453-LEB in the Bankruptcy Court for the District of Nevada, Attorney Schwarz and Attorney Myers now move		
27			
28			
	¹ Attorney Joanna M. Myers is no longer with Dickinson Wright, PLLC.		

Case 2:16-cv-01694-JCM-PAL Document 60 Filed 07/17/18 Page 2 of 3

1	to withdraw as local counsel for the Plaintiffs as the Plaintiffs seek new local counsel which is estimated	
2	to take another 7 days. Attorney Hellmich will remain appearing <i>pro hac vice</i> . Once new local counsel is	
3	retained, the Plaintiffs intend on filing the proposed attached response to Defendant's motion to lift	
4	the stay and to refile its motion for sanctions. "Motion", ECF Nos. 58 and 59. See attached Exhibit	
5	"A."	
6	For the foregoing reasons and based upon good cause, Attorney Schwarz and Attorney Myer	
7	respectfully request that the Court grant this motion pursuant to Local Rule LR IA 11-6(b) and (e)	
8	and enter an order withdrawing their appearance in this action.	
9		
10		
11	Dated: July 17, 2018 Respectfully submitted,	
12		
13	/s/ Joel Z. Schwarz	
14	JOÈL Z. SCHWARZ Nevada Bar No. 9181	
15	E: jschwarz@dickinsonwright.com JOANNA M. MYERS	
16	Nevada Bar No. 12048 E: jmyers@dickinsonwright.com	
17	DICKINSON WRIGHT, PLLC 8363 W. Sunset Rd., Suite 200 Las Vegas, Nevada 89113	
18	T: 702.550.4437 F: 844.670.6009	
19	Christopher Hellmich (SBN 224169)	
20 21	HELLMICH LAW GROUP, PC 5753-G E. Santa Ana Canyon Rd, #512	
21	Anaheim Hills, CA 92807 T: 949.287.5708	
23	F: 714.974.7733 E: chellmich@hellmichlaw.com	
24	(Appearing pro hac vice)	
25	Attorneys for: Plaintiffs	
26		
27		
28		

Case 2:16-cv-01694-JCM-PAL Document 60 Filed 07/17/18 Page 3 of 3

CERTIFICATE OF SERVICE I hereby certify that on July 17, 2018, a true and correct copy of the foregoing was filed via the CM/ECF System and was served upon all attorneys of record who have entered an appearance in this case. /s/ Christopher Hellmich Christopher Hellmich